**GILBERT, MIDP** 

# United States District Court Northern District of Illinois – CM/ECF LIVE, Ver 6.2.2 (Chicago) CIVIL DOCKET FOR CASE #: 1:18-cv-04269

Chapman v. Office of Management and Budget Assigned to: Honorable John J. Tharp, Jr

Demand: \$0

Cause: 05:552 Freedom of Information Act

Date Filed: 06/20/2018 Jury Demand: None

Nature of Suit: 895 Freedom of

**Information Act** 

Jurisdiction: U.S. Government Defendant

## **Plaintiff**

## **Matthew Chapman**

## represented by Daniel E Massoglia

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LEAD ATTORNEY

ATTORNEY TO BE NOTICED

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V.

#### **Defendant**

#### Office of Management and Budget

# represented by AUSA - Chicago

United States Attorney's Office (NDIL – Chicago)
219 South Dearborn Street

Chicago, IL 60604

Email: <u>USAILN.ECFAUSA@usdoj.gov</u>

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## Jimmy Lorenzo Arce

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Date Filed	#	Docket Text
06/20/2018	<u>1</u>	COMPLAINT filed by Matthew Chapman; Filing fee \$ 400, receipt number 0752–14607304. (Attachments: # 1 Exhibit Exhibit 1, # 2 Exhibit Exhibit 2, # 3 Exhibit Exhibit 3, # 4 Exhibit Exhibit 4)(Massoglia, Daniel) (Entered: 06/20/2018)
06/20/2018	2	CIVIL Cover Sheet (Massoglia, Daniel) (Entered: 06/20/2018)

# Case: 1:18-cv-04269 As of: 11/29/2018 04:03 AM CST 2 of 3

<u>3</u> <u>4</u> <u>5</u> <u>6</u>	ATTORNEY Appearance for Plaintiff Matthew Chapman by Daniel E Massoglia (Massoglia, Daniel) (Entered: 06/20/2018)  CASE ASSIGNED to the Honorable John J. Tharp, Jr. Designated as Magistrate Judge the Honorable Jeffrey T. Gilbert. (ec, ) (Entered: 06/20/2018)  SUMMONS Issued as to Office of Management and Budget, U.S. Attorney, and U.S. Attorney General (ec, ) (Entered: 06/20/2018)  NOTICE TO THE PARTIES – The Court is participating in the Mandatory Initial Discovery Pilot (MIDP). The key features and deadlines are set forth in this Notice which includes a link to the (MIDP) Standing Order and a Checklist for use by the parties. In cases subject to the pilot, all parties must respond to the mandatory initial discovery requests set forth in the Standing Order before initiating any further discovery in this case. Please note: The discovery obligations in the Standing Order supersede the disclosures required by Rule 26(a)(1). Any party seeking affirmative relief must serve a copy of the following documents (Notice of Mandatory Initial Discovery and the Standing Order) on each new party when the Complaint, Counterclaim, Crossclaim, or Third–Party Complaint is served. (sxb, ) (Entered: 06/21/2018)  ATTORNEY Appearance for Plaintiff Matthew Chapman by Mariana Karampelas (Karampelas, Mariana) (Entered: 06/21/2018)
<u>5</u>	the Honorable Jeffrey T. Gilbert. (ec, ) (Entered: 06/20/2018)  SUMMONS Issued as to Office of Management and Budget, U.S. Attorney, and U.S. Attorney General (ec, ) (Entered: 06/20/2018)  NOTICE TO THE PARTIES – The Court is participating in the Mandatory Initial Discovery Pilot (MIDP). The key features and deadlines are set forth in this Notice which includes a link to the (MIDP) Standing Order and a Checklist for use by the parties. In cases subject to the pilot, all parties must respond to the mandatory initial discovery requests set forth in the Standing Order before initiating any further discovery in this case. Please note: The discovery obligations in the Standing Order supersede the disclosures required by Rule 26(a)(1). Any party seeking affirmative relief must serve a copy of the following documents (Notice of Mandatory Initial Discovery and the Standing Order) on each new party when the Complaint, Counterclaim, Crossclaim, or Third—Party Complaint is served. (sxb, ) (Entered: 06/21/2018)  ATTORNEY Appearance for Plaintiff Matthew Chapman by Mariana Karampelas (Karampelas, Mariana) (Entered: 06/21/2018)
<u>5</u>	NOTICE TO THE PARTIES – The Court is participating in the Mandatory Initial Discovery Pilot (MIDP). The key features and deadlines are set forth in this Notice which includes a link to the (MIDP) Standing Order and a Checklist for use by the parties. In cases subject to the pilot, all parties must respond to the mandatory initial discovery requests set forth in the Standing Order before initiating any further discovery in this case. Please note: The discovery obligations in the Standing Order supersede the disclosures required by Rule 26(a)(1). Any party seeking affirmative relief must serve a copy of the following documents (Notice of Mandatory Initial Discovery and the Standing Order) on each new party when the Complaint, Counterclaim, Crossclaim, or Third–Party Complaint is served. (sxb, ) (Entered: 06/21/2018)  ATTORNEY Appearance for Plaintiff Matthew Chapman by Mariana Karampelas (Karampelas, Mariana) (Entered: 06/21/2018)
<u>5</u>	Discovery Pilot (MIDP). The key features and deadlines are set forth in this Notice which includes a link to the (MIDP) Standing Order and a Checklist for use by the parties. In cases subject to the pilot, all parties must respond to the mandatory initial discovery requests set forth in the Standing Order before initiating any further discovery in this case. Please note: The discovery obligations in the Standing Order supersede the disclosures required by Rule 26(a)(1). Any party seeking affirmative relief must serve a copy of the following documents (Notice of Mandatory Initial Discovery and the Standing Order) on each new party when the Complaint, Counterclaim, Crossclaim, or Third–Party Complaint is served. (sxb, ) (Entered: 06/21/2018)  ATTORNEY Appearance for Plaintiff Matthew Chapman by Mariana Karampelas (Karampelas, Mariana) (Entered: 06/21/2018)
	(Karampelas, Mariana) (Entered: 06/21/2018)
<u>6</u>	<b>I</b>
	SUMMONS Returned Executed by Matthew Chapman as to Office of Management and Budget served on 6/27/2018, answer due 8/27/2018, SUMMONS Returned Executed by Matthew Chapman as to Office of Management and Budget on 6/27/2018, answer due 8/27/2018. (Attachments: # 1 Affidavit Return of Service on U.S. Attorney of ND IL, # 2 Affidavit Return of Service on U.S. Attorney General)(Massoglia, Daniel) (Entered: 07/08/2018)
7	MINUTE entry before the Honorable John J. Tharp, Jr:This case is set for an initial status conference on 9/12/18 at 9:00 a.m. The parties are directed to review the procedures for initial status conferences, located at [https://www.ilnd.uscourts.gov/judge–info.aspx?79eF+7uiX7ewBj/ITKrjoA==], and to submit the required initial status report no later than 9/5/18. Mailed notice (air, ) (Entered: 07/09/2018)
<u>8</u>	DESIGNATION of Jimmy Lorenzo Arce as U.S. Attorney for Defendant Office of Management and Budget (Arce, Jimmy) (Entered: 07/19/2018)
9	MOTION by Defendant Office of Management and Budget for extension of time <i>Defendant's Unopposed Motion to Extend Deadline to File Answer</i> (Arce, Jimmy) (Entered: 08/22/2018)
<u>10</u>	NOTICE of Motion by Jimmy Lorenzo Arce for presentment of extension of time 9 before Honorable John J. Tharp Jr. on 8/28/2018 at 09:00 AM. (Arce, Jimmy) (Entered: 08/22/2018)
<u>11</u>	MINUTE entry before the Honorable John J. Tharp, Jr:Defendant's unopposed motion for extension of time 2 is granted. No appearance on the motion is required. The government's deadline to answer or otherwise respond to the complaint is now 9/28/17. The initial status conference set for 9/12/18 is reset to 10/10/18 at 9:00 a.m. The initial status report is now due 10/3/18. Mailed notice (air, ) (Entered: 08/23/2018)
<u>12</u>	MOTION by Defendant Office of Management and Budget for extension of time to file answer regarding order on motion for extension of time,, terminate hearings, set/reset hearings, 11 (Arce, Jimmy) (Entered: 09/28/2018)
<u>13</u>	NOTICE of Motion by Jimmy Lorenzo Arce for presentment of motion for extension of time to file answer <u>12</u> before Honorable John J. Tharp Jr. on 10/4/2018 at 09:00 AM. (Arce, Jimmy) (Entered: 09/28/2018)
<u>14</u>	MINUTE entry before the Honorable John J. Tharp, Jr:Defendant's motion to extend the deadline to file an answer 12 is granted. No appearance on the motion is required. Defendant's deadline to file an answer or otherwise respond to the complaint is now 10/5/18. The initial status conference set for 10/10/18 is reset to 10/17/18 at 9:00 a.m. The initial status report is now due 10/10/18. Mailed notice (air, ) (Entered:
	11 12 13

# Case: 1:18-cv-04269 As of: 11/29/2018 04:03 AM CST 3 of 3

		10/01/2018)
10/05/2018	<u>15</u>	ANSWER to Complaint by Office of Management and Budget(Arce, Jimmy) (Entered: 10/05/2018)
10/09/2018	<u>16</u>	STATUS Report <i>Joint Initial Status Report</i> by Matthew Chapman (Massoglia, Daniel) (Entered: 10/09/2018)
10/17/2018	<u>17</u>	MINUTE entry before the Honorable John J. Tharp, Jr:Status hearing held and continued to 2/21/19 at 9:00 a.m. to set a possible expert discovery schedule. Defendant did not appear for today's hearing. This case is under the MIDP pilot program. Once the parties have complied with MIDP, formal discovery may be served. Fact discovery cut—off set on 2/22/19. Mailed notice (air, ) (Entered: 10/17/2018)
11/05/2018	<u>18</u>	NOTICE of Service of Responses to Mandatory Initial Discovery (MIDP), filed by Plaintiff Matthew Chapman. (Massoglia, Daniel) (Entered: 11/05/2018)
11/28/2018	<u>19</u>	Plaintiff's Motion to Compel MIDPP Disclosures NOTICE of Motion by Daniel E Massoglia for presentment of before Honorable John J. Tharp Jr. on 12/6/2018 at 09:00 AM. (Massoglia, Daniel) (Entered: 11/28/2018)
11/28/2018	<u>20</u>	MOTION by Plaintiff Matthew Chapman to compel <i>MIDPP Responses</i> (Massoglia, Daniel) (Entered: 11/28/2018)